

City and County News

Miss Ida Ottenstein spent Tuesday in Paxton.

Mrs. J. W. McGraw returned Tuesday from a brief visit in Omaha.

Mr. and Mrs. M. E. Scott left Tuesday for Lexington and Kearney.

Miss Essie Wessburg has returned from a visit in Omaha.

Mrs. B. A. Cram and daughter spent the first of this week in Kearney.

Miss Alta Derryberry, who had been visiting in Omaha, has returned home.

Miss Irma Johnston began work in the Dixon Jewelry store Monday morning.

Miss Callie York has accepted a position as saleslady in the O'Connor store.

Carl Bonner returned Tuesday evening from Omaha where he spent several days.

John Shields, cashier of the Paxton bank spent a day or two here this week on business.

For Sale—Modern six room bungalow full basement furnace heated. Phone Black 581. 17-1f

Mr. and Mrs. Ralph Smith have returned from Kearney after visiting relatives for several days.

Miss Agnes McKee and Miss Anna Hayes of Willow Island, spent the first of this week in town.

Mrs. Henry Hecker came home Wednesday evening from a visit in the western part of this state.

Attorneys James Keefe and George Gibbs spent Tuesday in Paxton conducting a case in a justice court.

Harry Fleischman returned Wednesday morning from Omaha where he attended the funeral of a relative.

Harry Cramer returned home Wednesday from Omaha where he transacted business for several days.

Mr. and Mrs. Charles Bogue went to Paxton Tuesday to attend the funeral of the late Mrs. Anna LeDoyt.

Mrs. York Hinman has returned from Kearney where she attended the Epworth league convention this week.

Soft Water Shampoo, Electric massage. Coates Beauty Parlor, Phone Red 655, over Hinman garage. 15-4

Miss Anna O'Hare is expected to return the first of next week from Rochester where she accompanied her mother last week.

Mr. and Mrs. Herman LeDoyt and family have returned from Paxton where they attended the funeral of the former's mother.

Mrs. F. T. Redmond and Mrs. J. I. Smith went to Hershey Tuesday evening to attend an entertainment at the Hershey school.

Mrs. C. C. Clark and Mrs. C. F. Garrison, of Lincoln, who were visiting their brother John Lincoln, Sr., left Monday for Gothenburg.

Mrs. R. C. Langford entertained a party of eight at a luncheon at the Gem Tuesday evening complimentary to Mrs. Fred Barrett of Green River.

Pat Haggerty, formerly of this city, came down from Denver Tuesday evening to visit with his brother Thomas Haggerty and local friends this week.

I now have funds at 5 1/2 per cent on choice bottom table land. Gene Crook, Rooms 3 & 4, Walmath Bldg.

George Austin returned the first of this week from Omaha where he visited his daughter Mrs. J. B. Hayes. Mrs. Austin will remain there a week longer.

Mrs. Milton Hatton, of Tonahap, Nev., formerly Miss Eva Percy, of this city, is expected here next week to visit the Misses Irene and Marie Stuart, while enroute home from the east.

MR. VOTER AND TAX PAYER

DO YOU KNOW—That the loss of fire fighting equipment by fire and theft, the cost of the repairs on account of inefficient drivers furnished by the garage owners and the garage rent would have paid the wages of an experienced driver for the auto truck, paid a small salary to another man to relieve him certain nights during each week and had enough left over to have paid for the upkeep of a suitable building for the fire department? This covers the period of time which the auto truck has been in service.

DO YOU KNOW—That keeping of fire hose in a public garage cuts its useful life in half the gas fumes causing the rubber to deteriorate? Fire hose costs one dollar and five cents a foot.

DO YOU KNOW—Why there are only thirty-five members in the North Platte Volunteer Fire Department, when it should have been seventy-five?

That at Alliance, where they have good quarters for their Volunteer Firemen and a fire truck the same as ours, that instead of having to beg for volunteers, they kick the old man out as soon as he has served five years, so they can take in another new man.

We ask for a suitable fire station, a place where the volunteer fireman can read, wrestle, box, and indulge in other indoor sports during his leisure time, to keep him interested in the department and to induce other men to join the department.

A vote for the Fire Station House Bonds means a vote for better fire protection and cheaper insurance at a very little extra cost.

NORTH PLATTE VOLUNTEER FIRE
North Platte Volunteer Fire Dept.

Earnest Winterer Memorial.
Earnest is the story of the steady rise of a boy from small beginnings to a remunerative position of trust and promise upon the age old virtues. His life is an inspiration to every young man who is born without the silver spoon a comfort to the afflicted and a check to the flinching of the more fortunately endowed.

Handicapped by poor health and knowing his time was short, his defiance of the grave and cheerful march through life was worthy of a soldier and an American. Such a career should not pass unnoticed.

Earnest, the second son in a family of nine children, was born on a farm near Lewellen, Neb., Sept. 16, 1890. He enriched the lives of North Platte friends when he entered the eighth grade of the city schools in September 1905. His first year and a half he worked for his board and room at a North Platte rooming house. Sleeping in an inner room only large enough for a bed, without windows or ventilation, sitting up far into the night watching the office for the chance customer from late trains, arising at five o'clock to turn the washing machine for a hotel washing or to scrub floors, rushing to school the last minute where because of a poor country school foundation he had the added work of picking up the loose ends of his education to keep up with his class, was enough to test the metal of many a boy of sterner stuff.

The middle of his second year he lightened hours out of school work by becoming chore boy for Mrs. W. F. Cody. After remaining a year and a half with Mrs. Cody he became boy of all work for Mrs. York Hinman, where finding an ever welcome, he made his home whenever in North Platte.

Lightened work enabled him to take a greater part in school affairs and in his senior year he was elected editor of the High School Round Up. After graduating, valedictorian of the class of 1910, he entered the U. P. store room, a fellow clerk with Wm. Votaw and Fred Loudon. Leaving the store room as head clerk he went west and began his newspaper career on the staff of the Portland Daily News. Returning home for a short visit he continued on east to Des Moines, Ia., and secured a position with the Des Moines Daily News. Ill health drove him again west where he resumed his work with the Portland Daily News. From there he went to the Seattle Star, with which paper he remained continuously for three years prior to his death.

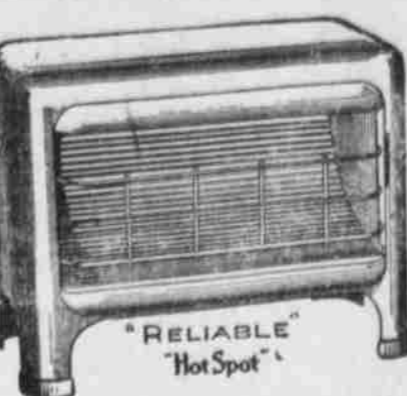
Dogged by ill health he was forced to discontinue his work with his paper, having attained the position of cashier at \$125.00 per month, and repair to the hospital for treatment. His condition rapidly grew worse and his parents were notified only in time for his father to reach California and take him to the home of his brother in Panama Cal. where he died Feb. 23, from leakage of the heart accompanied by enlargement.

His remains were brought home for interment in the Ash Hollow Cemetery, a historical spot of pioneer days.

He is mourned by the family and a wide circle of friends.

His married sister, Elsie Winterer Clemens, also a graduate of the North Platte high school, lives near North Platte. XX

Mrs. Andy Anderson returned a few days ago from a visit in the eastern part of this state.



Every household needs a

HOT SPOT gas room heater.

A quick clean heat without

dirt, soot or smoke.

North Platte Light and

Power Co.

The H. & S. Agency

SELLS CITY PROPERTY

Sells Fire, Tornado, Automobile and Hail Insurance.

LOANS MONEY.

We respectfully solicit your patronage.

LET YOUR WANTS BE KNOWN.

Office Phones Black or Red 612.

DOOLITTLE BUILDING.

NORTH PLATTE

General Hospital.

(Incorporated)

One Half Block North of Postoffice.

Phone 58

A modern institution for the scientific treatment of medical, surgical and confinement cases.

Completely equipped X-Ray and diagnostic laboratories.

Staff:

Geo. B. Dent, M. D. V. Lucas, M. D.

J. B. Redfield, M. D. J. S. Simms, M. D.

DR. JOHN S. TWINEM

Special Attention to Surgery, Gynecology and Obstetrics.

NORTH PLATTE, NEB.

Nurse Brown Memorial Hospital.

Hogs and Cattle

Bought and highest market prices paid

PHONES

Residence Red 636 Office 459

C. H. WALTERS.

Notice of Sale

In the District Court of the United States, for the District of Nebraska, North Platte Division.

In the Matter of Jacob J. Gettman, Bankrupt.

Notice is hereby given that by order of the United States Court at North Platte, Nebraska, in the case of Jacob J. Gettman, Bankrupt, Chapter 11, Case No. 123, docketed for public sale at 108 East Fifth Street, in the city of North Platte, Nebraska, property of the aforementioned bankrupt, consisting of the following described property, to-wit:

Clearer's equipment, consisting of mounds, presses, work tables, tobacco boxes and cans, and store fixtures consisting of show cases, wall cases, etc.

Dated this 8th day of March, 1917.

BYRON B. OBERST, Trustee.

NOTICE OF PETITION

Estate No. 1467 of Lorenzo S. Macomber, deceased, in the County Court of Lincoln County, Nebraska.

The State of Nebraska, to all persons interested in said Estate take notice that a petition has been filed for the appointment of John E. Evans as Administrator of said Estate, which has been set for hearing herein on April 6, 1917, at 9 o'clock a. m.

Dated March 5, 1917.

GEO. E. FRENCH, County Judge.

NOTICE OF PETITION

Estate No. 1467 of Lorenzo S. Macomber, deceased, in the County Court of Lincoln County, Nebraska.

The State of Nebraska, to all persons interested in said Estate take notice that a petition has been filed for the appointment of John E. Evans as Administrator of said Estate, which has been set for hearing herein on April 6, 1917, at 9 o'clock a. m.

Dated March 5, 1917.

GEO. E. FRENCH, County Judge.

NOTICE OF PETITION

Estate No. 1466 of Frank Schick, deceased, in the County Court of Lincoln County, Nebraska.

The State of Nebraska, to all persons interested in said Estate take notice that a petition has been filed for the appointment of John E. Evans as Administrator of said Estate, which has been set for hearing herein on April 6, 1917, at 9 o'clock a. m.

Dated March 5, 1917.

GEO. E. FRENCH, County Judge.

Makes a Specialty of Farm Sales, Pure Bred Live Stock and Real Estate. Terms Reasonable.

E. L. JONES,

Up-to-date Auctioneer.

Phone Maxwell State Bank at My Expense for Dates.

MAXWELL, NEB.

NOTICE OF ELECTION

To the Electors of the City of North Platte, Nebraska.

Notice is hereby given that at the general city election to be held in the City of North Platte, Nebraska, on the 3rd day of April, 1917, the following proposition shall be submitted to the voters of said City:

"Shall the City of North Platte, Nebraska, issue its bonds in the sum of \$12,000.00, in denominations of \$1,000.00 each, dated June 1, 1917, due in twenty years but payable at any time after ten years at the option of said City, to draw interest at the rate of 5 per cent per annum payable semi-annually, principal and interest payable at the office of the State Treasurer of Nebraska, in the City of Lincoln, Nebraska, said bonds to be issued for the purpose of obtaining money with which to construct a Fire Station House on the lot now owned by said City to-wit: On the Southwest corner of Front and Vine streets in said City, said Fire Station House to be for and to accommodate the Fire Department and fire apparatuses of said City."

And shall the Mayor and Council of said City be authorized to levy and collect a tax annually in the same manner as other municipal taxes may be levied and collected in an amount sufficient to pay the interest and principal of said bonds as they mature, as provided by law, on all the property within said City, as shown and valued upon the assessment rolls of said City, and to collect said bonds to be negotiable in form.

The polling places for said election shall be in the same polling places as for the general election that is as follows, to-wit: In the First Ward in the High building, 108 East Fifth Street, in said ward; in the Second Ward in the Court House, in said ward; in the Third Ward in the Court House, in said ward; in the Fourth Ward in the Court House, in said ward; in the Fifth Ward in the Court House, in said ward; in the Sixth Ward in the Court House, in said ward; in the Seventh Ward in the Court House, in said ward; in the Eighth Ward in the Court House, in said ward; in the Ninth Ward in the Court House, in said ward; in the Tenth Ward in the Court House, in said ward; in the Eleventh Ward in the Court House, in said ward; in the Twelfth Ward in the Court House, in said ward; in the Thirteenth Ward in the Court House, in said ward; in the Fourteenth Ward in the Court House, in said ward; in the Fifteenth Ward in the Court House, in said ward; in the Sixteenth Ward in the Court House, in said ward; in the Seventeenth Ward in the Court House, in said ward; in the Eighteenth Ward in the Court House, in said ward; in the Nineteenth Ward in the Court House, in said ward; in the Twentieth Ward in the Court House, in said ward; in the Twenty-first Ward in the Court House, in said ward; in the Twenty-second Ward in the Court House, in said ward; in the Twenty-third Ward in the Court House, in said ward; in the Twenty-fourth Ward in the Court House, in said ward; in the Twenty-fifth Ward in the Court House, in said ward; in the Twenty-sixth Ward in the Court House, in said ward; in the Twenty-seventh Ward in the Court House, in said ward; in the Twenty-eighth Ward in the Court House, in said ward; in the Twenty-ninth Ward in the Court House, in said ward; in the Thirtieth Ward in the Court House, in said ward; in the Thirty-first Ward in the Court House, in said ward; in the Thirty-second Ward in the Court House, in said ward; in the Thirty-third Ward in the Court House, in said ward; in the Thirty-fourth Ward in the Court House, in said ward; in the Thirty-fifth Ward in the Court House, in said ward; in the Thirty-sixth Ward in the Court House, in said ward; in the Thirty-seventh Ward in the Court House, in said ward; in the Thirty-eighth Ward in the Court House, in said ward; in the Thirty-ninth Ward in the Court House, in said ward; in the Fortieth Ward in the Court House, in said ward; in the Forty-first Ward in the Court House, in said ward; in the Forty-second Ward in the Court House, in said ward; in the Forty-third Ward in the Court House, in said ward; in the Forty-fourth Ward in the Court House, in said ward; in the Forty-fifth Ward in the Court House, in said ward; in the Forty-sixth Ward in the Court House, in said ward; in the Forty-seventh Ward in the Court House, in said ward; in the Forty-eighth Ward in the Court House, in said ward; in the Forty-ninth Ward in the Court House, in said ward; in the Fiftieth Ward in the Court House, in said ward; in the Fifty-first Ward in the Court House, in said ward; in the Fifty-second Ward in the Court House, in said ward; in the Fifty-third Ward in the Court House, in said ward; in the Fifty-fourth Ward in the Court House, in said ward; in the Fifty-fifth Ward in the Court House, in said ward; in the Fifty-sixth Ward in the Court House, in said ward; in the Fifty-seventh Ward in the Court House, in said ward; in the Fifty-eighth Ward in the Court House, in said ward; in the Fifty-ninth Ward in the Court House, in said ward; in the Sixtieth Ward in the Court House, in said ward; in the Sixty-first Ward in the Court House, in said ward; in the Sixty-second Ward in the Court House, in said ward; in the Sixty-third Ward in the Court House, in said ward; in the Sixty-fourth Ward in the Court House, in said ward; in the Sixty-fifth Ward in the Court House, in said ward; in the Sixty-sixth Ward in the Court House, in said ward; in the Sixty-seventh Ward in the Court House, in said ward; in the Sixty-eighth Ward in the Court House, in said ward; in the Sixty-ninth Ward in the Court House, in said ward; in the Seventieth Ward in the Court House, in said ward; in the Seventy-first Ward in the Court House, in said ward; in the Seventy-second Ward in the Court House, in said ward; in the Seventy-third Ward in the Court House, in said ward; in the Seventy-fourth Ward in the Court House, in said ward; in the Seventy-fifth Ward in the Court House, in said ward; in the Seventy-sixth Ward in the Court House, in said ward; in the Seventy-seventh Ward in the Court House, in said ward; in the Seventy-eighth Ward in the Court House, in said ward; in the Seventy-ninth Ward in the Court House, in said ward; in the Eightieth Ward in the Court House, in said ward; in the Eighty-first Ward in the Court House, in said ward; in the Eighty-second Ward in the Court House, in said ward; in the Eighty-third Ward in the Court House, in said ward; in the Eighty-fourth Ward in the Court House, in said ward; in the Eighty-fifth Ward in the Court House, in said ward; in the Eighty-sixth Ward in the Court House, in said ward; in the Eighty-seventh Ward in the Court House, in said ward; in the Eighty-eighth Ward in the Court House, in said ward; in the Eighty-ninth Ward in the Court House, in said ward; in the Ninetieth Ward in the Court House, in said ward; in the Ninety-first Ward in the Court House, in said ward; in the Ninety-second Ward in the Court House, in said ward; in the Ninety-third Ward in the Court House, in said ward; in the Ninety-fourth Ward in the Court House, in said ward; in the Ninety-fifth Ward in the Court House, in said ward; in the Ninety-sixth Ward in the Court House, in said ward; in the Ninety-seventh Ward in the Court House, in said ward; in the Ninety-eighth Ward in the Court House, in said ward; in the Ninety-ninth Ward in the Court House, in said ward; in the One Hundredth Ward in the Court House, in said ward; in the One Hundred and first Ward in the Court House, in said ward; in the One Hundred and second Ward in the Court House, in said ward; in the One Hundred and third Ward in the Court House, in said ward; in the One Hundred and fourth Ward in the Court House, in said ward; in the One Hundred and fifth Ward in the Court House, in said ward; in the One Hundred and sixth Ward in the Court House, in said ward; in the One Hundred and seventh Ward in the Court House, in said ward; in the One Hundred and eighth Ward in the Court House, in said ward; in the One Hundred and ninth Ward in the Court House, in said ward; in the One Hundred and tenth Ward in the Court House, in said ward; in the One Hundred and eleventh Ward in the Court House, in said ward; in the One Hundred and twelfth Ward in the Court House, in said ward; in the One Hundred and thirteenth Ward in the Court House, in said ward; in the One Hundred and fourteenth Ward in the Court House, in said ward; in the One Hundred and fifteenth Ward in the Court House, in said ward; in the One Hundred and sixteenth Ward in the Court House, in said ward; in the One Hundred and seventeenth Ward in the Court House, in said ward; in the One Hundred and eighteenth Ward in the Court House, in said ward; in the One Hundred and nineteenth Ward in the Court House, in said ward; in the One Hundred and twentieth Ward in the Court House, in said ward; in the One Hundred and twenty-first Ward in the Court House, in said ward; in the One Hundred and twenty-second Ward in the Court House, in said ward; in the One Hundred and twenty-third Ward in the Court House, in said ward; in the One Hundred and twenty-fourth Ward in the Court House, in said ward; in the One Hundred and twenty-fifth Ward in the Court House, in said ward; in the One Hundred and twenty-sixth Ward in the Court House, in said ward; in the One Hundred and twenty-seventh Ward in the Court House, in said ward; in the One Hundred and twenty-eighth Ward in the Court House, in said ward; in the One Hundred and twenty-ninth Ward in the Court House, in said ward; in the One Hundred and thirtieth Ward in the Court House, in said ward; in the One Hundred and thirty-first Ward in the Court House, in said ward; in the One Hundred and thirty-second Ward in the Court House, in said ward; in the One Hundred and thirty-third Ward in the Court House, in said ward; in the One Hundred and thirty-fourth Ward in the Court House, in said ward; in the One Hundred and thirty-fifth Ward in the Court House, in said ward; in the One Hundred and thirty-sixth Ward in the Court House, in said ward; in the One Hundred and thirty-seventh Ward in the Court House, in said ward; in the One Hundred and thirty-eighth Ward in the Court House, in said ward; in the One Hundred and thirty-ninth Ward in the Court House, in said ward; in the One Hundred and fortieth Ward in the Court House, in said ward; in the One Hundred and forty-first Ward in the Court House, in said ward; in the One Hundred and forty-second Ward in the Court House, in said ward; in the One Hundred and forty-third Ward in the Court House, in said ward; in the One Hundred and forty-fourth Ward in the Court House, in said ward; in the One Hundred and forty-fifth Ward in the Court House, in said ward; in the One Hundred and forty-sixth Ward in the Court House, in said ward; in the One Hundred and forty-seventh Ward in the Court House, in said ward; in the One Hundred and forty-eighth Ward in the Court House, in said ward; in the One Hundred and forty-ninth Ward in the Court House, in said ward; in the One Hundred and fiftieth Ward in the Court House, in said ward; in the One Hundred and fifty-first Ward in the Court House, in said ward; in the One Hundred and fifty-second Ward in the Court House, in said ward; in the One Hundred and fifty-third Ward in the Court House, in said ward; in the One Hundred and fifty-fourth Ward in the Court House, in said ward; in the One Hundred and fifty-fifth Ward in the Court House, in said ward; in the One Hundred and fifty-sixth Ward in the Court House, in said ward; in the One Hundred and fifty-seventh Ward in the Court House, in said ward; in the One Hundred and fifty-eighth Ward in the Court House, in said ward; in the One Hundred and fifty-ninth Ward in the Court House, in said ward; in the One Hundred and sixtieth Ward in the Court House, in said ward; in the One Hundred and sixty-first Ward in the Court House, in said ward; in the One Hundred and sixty-second Ward in the Court House, in said ward; in the One Hundred and sixty-third Ward in the Court House, in said ward; in the One Hundred and sixty-fourth Ward in the Court House, in said ward; in the One Hundred and sixty-fifth Ward in the Court House, in said ward; in the One Hundred and sixty-sixth Ward in the Court House, in said ward; in the One Hundred and sixty-seventh Ward in the Court House, in said ward; in the One Hundred and sixty-eighth Ward in the Court House, in said ward; in the One Hundred and sixty-ninth Ward in the Court House, in said ward; in the One Hundred and seventieth Ward in the Court House, in said ward; in the One Hundred and seventy-first Ward in the Court House, in said ward; in the One Hundred and seventy-second Ward in the Court House, in said ward; in the One Hundred and seventy-third Ward in the Court House, in said ward; in the One Hundred and seventy-fourth Ward in the Court House, in said ward; in the One Hundred and seventy-fifth Ward in the Court House, in said ward; in the One Hundred and seventy-sixth Ward in the Court House, in said ward; in the One Hundred and seventy-seventh Ward in the Court House, in said ward; in the One Hundred and seventy-eighth Ward in the Court House, in said ward; in the One Hundred and seventy-ninth Ward in the Court House, in said ward; in the One Hundred and eightieth Ward in the Court House, in said ward; in the One Hundred and eighty-first Ward in the Court House, in said ward; in the One Hundred and eighty-second Ward in the Court House, in said ward; in the One Hundred and eighty-third Ward in the Court House, in said ward; in the One Hundred and eighty-fourth Ward in the Court House, in said ward; in the One Hundred and eighty-fifth Ward in the Court House, in said ward; in the One Hundred and eighty-sixth Ward in the Court House, in said ward; in the One Hundred and eighty-seventh Ward in the Court House, in said ward; in the One Hundred and eighty-eighth Ward in the Court House, in said ward; in the One Hundred and eighty-ninth Ward in the Court House, in said ward; in the One Hundred and ninetieth Ward in the Court House, in said ward; in the One Hundred and ninety-first Ward in the Court House, in said ward; in the One Hundred and ninety-second Ward in the Court House, in said ward; in the One Hundred and ninety-third Ward in the Court House, in said ward; in the One Hundred and ninety-fourth Ward in the Court House, in said ward; in the One Hundred and ninety-fifth Ward in the Court House, in said ward; in the One Hundred and ninety-sixth Ward in the Court House, in said ward; in the One Hundred and ninety-seventh Ward in the Court House, in said ward; in the One Hundred and ninety-eighth Ward in the Court House, in said ward; in the One Hundred and ninety-ninth Ward in the Court House, in said ward; in the One Hundred and one hundredth Ward in the Court House, in said ward; in the One Hundred and one hundred and first Ward in the Court House, in said ward; in the One Hundred and one hundred and second Ward in the Court House, in said ward; in the One Hundred and one hundred and third Ward in the Court House, in said ward; in the One Hundred and one hundred and fourth Ward in the Court House, in said ward; in the One Hundred and one hundred and fifth Ward in the Court House, in said ward; in the One Hundred and one hundred and sixth Ward in the Court House, in said ward; in the One Hundred and one hundred and seventh Ward in the Court House, in said ward; in the One Hundred and one hundred and eighth Ward in the Court House, in said ward; in the One Hundred and one hundred and ninth Ward in the Court House, in said ward; in the One Hundred and one hundred and tenth Ward in the Court House, in said ward; in the One Hundred and one hundred and eleventh Ward in the Court House, in said ward; in the One Hundred and one hundred and twelfth Ward in the Court House, in said ward; in the One Hundred and one hundred and thirteenth Ward in the Court House, in said ward; in the One Hundred and one hundred and fourteenth Ward in the Court House, in said ward; in the One Hundred and one hundred and fifteenth Ward in the Court House, in said ward; in the One Hundred and one hundred and sixteenth Ward in the Court House, in said ward; in the One Hundred and one hundred and seventeenth Ward in the Court House, in said ward; in the One Hundred and one hundred and eighteenth Ward in the Court House, in said ward; in the One Hundred and one hundred and nineteenth Ward in the Court House, in said ward; in the One Hundred and one hundred and twentieth Ward in the Court House, in said ward; in the One Hundred and one hundred and twenty-first Ward in the Court House, in said ward; in the One Hundred and one hundred and twenty-second Ward in the Court House, in said ward; in the One Hundred and one hundred and twenty-third Ward in the Court House, in said ward; in the One Hundred and one hundred and twenty-fourth Ward in the Court House, in said ward; in the One Hundred and one hundred and twenty-fifth Ward in the Court House, in said ward; in the One Hundred and one hundred and twenty-sixth Ward in the Court House, in said ward; in the One Hundred and one hundred and twenty-seventh Ward in the Court House, in said ward; in the One Hundred and one hundred and twenty-eighth Ward in the Court House, in said ward; in the One Hundred and one hundred and twenty-ninth Ward in the Court House, in said ward; in the One Hundred and one hundred and thirtieth Ward in the Court House, in said ward; in the One Hundred and one hundred and thirty-first Ward in the Court House, in said ward; in the One Hundred and one hundred and thirty-second Ward in the Court House, in said ward; in the One Hundred and one hundred and thirty-third Ward in the Court House, in said ward; in the One Hundred and one hundred and thirty-fourth Ward in the Court House, in said ward; in the One Hundred and one hundred and thirty-fifth Ward in the Court House, in said ward; in the One Hundred and one hundred and thirty-sixth Ward in the Court House, in said ward; in the One Hundred and one hundred and thirty-seventh Ward in the Court House, in said ward; in the One Hundred and one hundred and thirty-eighth Ward in the Court House, in said ward; in the One Hundred and one hundred and thirty-ninth Ward in the Court House, in said ward; in the One Hundred and one hundred and fortieth Ward in the Court House, in said ward; in the One Hundred and one hundred and forty-first Ward in the Court House, in said ward; in the One Hundred and one hundred and forty-second Ward in the Court House, in said ward; in the One Hundred and one hundred and forty-third Ward in the Court House, in said ward; in the One Hundred and one hundred and forty-fourth Ward in the Court House, in said ward; in the One Hundred and one hundred and forty-fifth Ward in the Court House, in said ward; in the One Hundred and one hundred and forty-sixth Ward in the Court House, in said ward; in the One Hundred and one hundred and forty-seventh Ward in the Court House, in said ward; in the One Hundred and one hundred and forty-eighth Ward in the Court House, in said ward; in the One Hundred and one hundred and forty-ninth Ward in the Court House, in said ward; in the One Hundred and one hundred and fiftieth Ward in the Court House, in said ward; in the One Hundred and one hundred and fifty-first Ward in the Court House, in said ward; in the One Hundred and one hundred and fifty-second Ward in the Court House, in said ward; in the One Hundred and one hundred and fifty-third Ward in the Court House, in said ward; in the One Hundred and one hundred and fifty-fourth Ward in the Court House, in said ward; in the One Hundred and one hundred and fifty-fifth Ward in the Court House, in said ward; in the One Hundred and one hundred and fifty-sixth Ward in the Court House, in said ward; in the One Hundred and one hundred and fifty-seventh Ward in the Court House, in said ward; in the One Hundred and one hundred and fifty-eighth Ward in the Court House, in said ward; in the One Hundred and one hundred and fifty-ninth Ward in the Court House, in said ward; in the One Hundred and one hundred and sixtieth Ward in the Court House, in said ward; in the One Hundred and one hundred and sixty-first Ward in the Court House, in said ward; in the One Hundred and one hundred and sixty-second Ward in the Court House, in said ward; in the One Hundred and one hundred and sixty-third Ward in the Court House, in said ward; in the One Hundred and one hundred and sixty-fourth Ward in the Court House, in said ward; in the One Hundred and one hundred and sixty-fifth Ward in the Court House, in said ward; in the One Hundred and one hundred and sixty-sixth Ward in the Court House, in said ward; in the One Hundred and one hundred and sixty-seventh Ward in the Court House, in said ward; in the One Hundred and one hundred and sixty-eighth Ward in the Court House, in said ward; in the One Hundred and one hundred and sixty-ninth Ward in the Court House, in said ward; in the One Hundred and one hundred and seventieth Ward in the Court House, in said ward; in the One Hundred and one hundred and seventy-first Ward in the Court House, in said ward; in the One Hundred and one hundred and seventy-second Ward in the Court House, in said ward; in the One Hundred and one hundred and seventy-third Ward in the Court House, in said ward; in the One Hundred and one hundred and seventy-fourth Ward in the Court House, in said ward; in the One Hundred and one hundred and seventy-fifth Ward in the Court House, in said ward; in the One Hundred and one hundred and seventy-sixth Ward in the Court House, in said ward; in the One Hundred and one hundred and seventy-seventh Ward in the Court House, in said ward; in the One Hundred and one hundred and seventy-eighth Ward in the Court House, in said ward; in the One Hundred and one hundred and seventy-ninth Ward in the Court House, in said ward; in the One Hundred and one hundred and eightieth Ward in the Court House, in said ward; in the One Hundred and one hundred and eighty-first Ward in the Court House, in said ward; in the One Hundred and one hundred and eighty-second Ward in the Court House, in said ward; in the One Hundred and one hundred and eighty-third Ward in the Court House, in said ward; in the One Hundred and one hundred and eighty-fourth Ward in the Court House, in said ward; in the One Hundred and one hundred and eighty-fifth Ward in the Court House, in said ward; in the One Hundred and one hundred and eighty-sixth Ward in the Court House, in said ward; in the One Hundred and one hundred and eighty-seventh Ward in the Court House, in said ward; in the One Hundred and one hundred and eighty-eighth Ward in the Court House, in said ward; in the One Hundred and one hundred and eighty-ninth Ward in the Court House, in said ward; in the One Hundred and one hundred and ninetieth Ward in the Court House, in said ward; in the One Hundred and one hundred and ninety-first Ward in the Court House, in said ward; in the One Hundred and one hundred and ninety-second Ward in the Court House, in said ward; in the One Hundred and one hundred and ninety-third Ward in the Court House, in said ward; in the One Hundred and one hundred and ninety-fourth Ward in the Court House, in said ward; in the One Hundred and one hundred and ninety-fifth Ward in the Court House, in said ward; in the One Hundred and one hundred and ninety-sixth Ward in the Court House, in said ward; in the One Hundred and one hundred and ninety-seventh Ward in the Court House, in said ward; in the One Hundred and one hundred and ninety-eighth Ward in the Court House, in said ward; in the One Hundred and one hundred and ninety-ninth Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundredth Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and first Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and second Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and third Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and fourth Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and fifth Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and sixth Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and seventh Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and eighth Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and ninth Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and tenth Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and eleventh Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and twelfth Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and thirteenth Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and fourteenth Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and fifteenth Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and sixteenth Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and seventeenth Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and eighteenth Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and nineteenth Ward in the Court House, in said ward; in the One Hundred and one hundred and one hundred and twentieth Ward